

Season and has not been one. In the second place, there are no discrepancies.

"Mr. Ward made no confession because he had nothing wrong to confess. What he did do was to submit through his counsel a statement to the authorities of Westchester County as to how the man we now know to be Clarence Peters, came to his death. That statement by his counsel was a statement in legal form and every word, sentence and paragraph in it is true. There are no discrepancies in it.

"Deductions have been made from that statement by public officials and others. It has been amplified and amended and in these changes there may be found discrepancies from the truth which are not of the slightest importance. Every item incidental to the statement as submitted and on which Mr. Ward stands, can be substantiated and will be proved conclusively in court whenever the authorities see fit to ask for it in a legal proceeding."

KNEW YOUNG WARD AS RED BLOODED MAN.

A business man of this city, who came to know young Ward very well during the months in which there was a strike in the Ward bakery in 1919, said to-day that he had met a more red blooded, courageous young American than he.

"I knew Walter Ward during all that time of trouble in the bakery," he said, "and more than once he demonstrated what was in him. The strike lasted from June 20 to October 17, as I remember it, and there were times when affairs became pretty violent. Ward was on duty all the time.

"One day he heard that one of the Ward trucks loaded to deliver bread in Jamaica was going to be held up by strikers or sympathizers as soon as it got down there. This caused a refusal of men to take the truck out. Young Ward learned of this and said that he would take it out and go alone; that he wasn't afraid of strikers or anybody else. He made good, too, and as he was getting to the seat some one handed him a revolver.

"I don't want that," he replied. "This is all I need," and with that he put a short piece of gasp on the seat beside him and drove off. The strikers, or anybody, did attack the truck and stoned it. Ward was dragged from the seat and badly beaten, but he managed to get back and actually delivered the bread.

"Four days later he was up at the Ward bakery in the Bronx when he saw a man he recognized as having been one of those who jumped on him in Jamaica. This man was with others in an automobile. Ward had the four tires of this car punctured so the men couldn't get away, and then called into them. But again he received a beating. However, he managed to have fast to one of the men and had him arrested. I believe the prisoner's name was Barry, and Ward went to Jamaica to prosecute him, the man being fined for assault. You can believe me when I say that Walter Ward is 100 per cent, to the good."

TWO REVOLVERS IN CASE PRODUCED.

The District Attorney and the Sheriff were closeted with the Grand Jury to-day for half an hour in conference with Supreme Court Justice Senger, who permitted Ward liberty on \$10,000 bail.

A thorough inspection by Sheriff Werner of the automobile in which Ward maintained he had gone to keep a tryst with the band of alleged blackmailers, failed to disclose any indications that it had been a target for pistol fire. Sheriff Werner made this positive statement to-day. Ward said that his automobile was at the center of the battle ground and that a bullet or bullets had shattered one of its windows.

Sheriff Werner announced to-day that, in response to the insistence of the authorities, that Ward's story lacked credibility unless the pistols alleged to have been used by him and Peters were produced, the attorneys for Ward have delivered two pistols into his possession.

One of these weapons, supposedly that used by Ward in killing Peters, is an automatic pistol of .38 caliber. According to the present stories of the attorneys, three shots were fired; the shell of one was found near the body of Peters, one fell in the body of the car and was found there later and accompanied the weapon, another was picked up by Ward and thrown away on his way home after the shooting.

The other weapon is a Smith & Wesson revolver of .32 caliber. One shell in the cylinder had been emptied. While the pistol which Ward is alleged to have fired is a new weapon, the revolver stated to have been Peters's shows evidence of having been used. It is of blued steel. Both weapons were given to the Sheriff yesterday at the office of Ward's attorneys at No. 61 Broadway, this city.

DESCRIPTION OF THE ALLEGED BLACKMAILERS.

"I have gone over the Regues' Gallery and failed to identify any of the portraits there as those of the two men," Sheriff Werner said to-day. The descriptions as given to me were these: "Charlie Ross"—Jewish, about thirty years old; a good dresser; 5 feet 9 or 10 inches tall; smooth shaven, but with heavily bearded face; heavy hair; high forehead; blue suit and raincoat; black and white checked hat and light collar. "Jack"—Pastly-faced; weight about 150 pounds; a dope fiend, no nerve; black straight hair; black and white checked suit; a raincoat like "Charlie Ross's" and also a cap like his.

District Attorney Weeks will ask Ward to identify if possible the handwriting in an anonymous letter received by the prosecutor.

This letter, mailed special delivery from New York, is not of the ordinary "crank" kind, according to Mr. Weeks.

The new information is said to bear out the statement that no woman was involved in the case. The letter, mailed at the Times Square Station yesterday morning, was marked, "Private—Rush." It was written in a good hand by a person describing himself as an ex-service man on two post cards and a strip of paper. Mr.

Parents of Youth Slain by Ward Take Steps to Clear Son's Name



Weeks was so impressed that he said he would like to have a confidential talk with the writer, and would assure him in advance he would be subjected to no annoyance.

WHY INQUEST IS BEING HELD UP.

Coroner Fitzgerald made the following statement to-day in reply to a question as to when he would hold an inquest:

"I am not going to hold an inquest until I can make it a real inquest instead of a worthless formality, as it would be if I held it now. I am not going to hold it until I can get enough information to make Ward talk. Otherwise he could stand on his constitutional rights and refuse to volunteer information.

"We are still checking up on Ward's claim of self-defense, which must be proved to my entire satisfaction. I will say frankly that the story does not ring true to me. We are also checking up on other discordant notes."

Walter S. Ward has been forced to resign as a member and Chairman of the New Rochelle Police Commission, and his formal resignation will reach Mayor Scott to-day.

"I don't know who asked Ward to give up the commissionership," said Mr. Van Auker, "but it is the belief of the City Administration that this was the only course to follow."

"We asked for his resignation not because he confessed to shooting a man, for he may have done it in self defense as he claims. In some cases, when a person is confronted by an armed bandit it is all right to shoot him if it is necessary."

"None of the city officials knew that he was a gambler, or had any intimacies of his connection with the Peters shooting until we read about it in the newspapers."

FRENCH INQUIRE STATUS OF CRANE

State Department Replies That American Has No Government Mission.

WASHINGTON, May 25.—Inquiry has been made of the State Department by the French Government as to the precise status of Charles R. Crane, who for six months has been conducting an inquiry into Near East conditions. The State Department, it was learned to-day, has replied that Mr. Crane was acting entirely on his own initiative and authority and without any Government commission.

Mr. Crane, after a trip across Siberia into Soviet Russia, last year, and after a short visit to the United States, left for Southern Europe, it being stated that he intended visiting Albania, and perhaps Anatolia, then just being evacuated by the Italian and French troops which had been in occupation since the close of the World War.

REVOLVERS USED IN WARD MYSTERY MAY GIVE CLUES

Police Fingerprint Expert Says It Is Possible One or Both May Be Useful.

Third Deputy Police Commissioner Joseph A. Faurot, one of the foremost fingerprint experts of America, was keenly interested in the announcement that two revolvers had been found by investigators in the Ward case.

"It is quite possible," said Faurot, "that fingerprints of the utmost importance may be found on one or both of these guns. The smooth polished metal would retain a perfect print for an indefinite period if the gun were in a place protected from rain or other effacing agents."

In reply to another question Faurot said: "It is generally true that in a state of excitement—such as excitement caused by the need of using a revolver for attack or defense—is likely to perspire freely at such a time, and the perspiration serves to make the fingerprints clearer."

BROADWAY GRILL RAIDED FOR LIQUOR; RUM AUTO SEIZED

Canadian Cargo of Scotch and Gin Worth \$2,500 Found Concealed in Car.

With a search warrant said to have been obtained from Supreme Court Justice Tierney, Detectives Burns, Connors and Franklin of Inspector Underhill's staff, early to-day arrested John Cornell, thirty-four, No. 255 West 43d Street, manager of the grill at the Hotel Marlborough in Broadway, near 36th Street, and Rudolph Hornebeck, thirty-one, No. 19 Saratoga Avenue, Pleasantville, N. Y., cashier and checker. They were charged with violating the Mulford-Gage law in having liquor in their possession.

The detectives alleged they found in a drawer of the cashier's desk a flask containing gin, and two more bottles containing whiskey. All patrons of the grill had left for the night.

Dry Agent William Bernake seized 125 quarts of Scotch whiskey and gin in an automobile in the garage at No. 237 West 49th Street, and arrested C. Andrew Chaab of Withers, N. Y., just after Chaab had arrived from Flatbush with the car. The liquor, worth \$2,500, bore the stamp of the Quebec Liquor Commission. Chaab, who was held in \$1,000 bail, is alleged to have said it was his fourth trip from near the border.

An ingenious arrangement under the hood of Chaab's car concealed two cases of liquor. The engine of the automobile was so fashioned that between it and the hood there were two deep grooves in which whiskey cases could rest securely without danger of damage by the movement of the engine or the car.

The Government will soon embark for a brief time in the retail liquor business in New York. Through an order of Federal Judge Learned Hand about \$1,000,000 worth of seized liquor will be sold privately to those who are qualified to purchase it.

It consists of 439 trucks, containing mostly whiskey of good quality; 239 barrels and 198 cases, handbags and other small carriers, which hold from two quarts to a full case of liquor. The Government also will sell one Ford car, one Packard car, one Overland car and one Ford touring car, taken in raids when whiskey was seized.

GIRL FOUND DEAD FOLLOWING DANCE

Found Lying in Hallway—Paralysis of Heart Believed Responsible.

Miss Freda Scherker, twenty-eight, was found dead this morning by her father, William, in the hall of their home, No. 710 Richmond Road, between Newdorp and Richmond, S. I.

Dr. William O'Reilly of Newdorp, who was summoned, said paralysis of the heart caused death. She had attended a dance last night at Newdorp and had not returned when her father retired.

He awoke about 4 o'clock this morning and, finding his daughter was not in her room, went downstairs, where he found her body lying in the hall.

Newdorp police seek to determine whether she came home from the dance alone. Deputy Medical Examiner George P. More will perform an autopsy this afternoon to determine positively the cause of death.

HOUSE VOTES BAN ON 'FILLED MILK'

WASHINGTON, May 25.—The House to-day passed 256 to 49 the Volstead bill putting a ban on "filled milk," or milk imitations, by outlawing the product in Interstate Commerce. It had the endorsement of the National Milk Producers' Association and of 223 organizations of farmers and women.

SENATE ABSENTEES ASSAILED BY EDITOR CLOSE TO HARDING

McLean Minces No Words in Attack on Republican Members.

MENDING THEIR FENCES. Legislators Campaigning While Tariff and Other Business Is Delayed.

By David Lawrence. (Special Correspondent of The Evening World.)

WASHINGTON, May 25 (Copyright).—Absenteeism in the United States Senate has grown so serious that public business can hardly be transacted and the debates are listless. Even so staunch a supporter of the Harding Administration as the Washington Post, owned and edited by Edward B. McLean, the intimate friend and chum of President Harding, cannot longer keep silent about it.

More than ordinary significance is attached to the latest editorial of the Post on the subject, which may or may not have been inspired but which in truth is a distinct departure from the laudatory attitude toward everything Republican which the newspaper has maintained from the very beginning.

The Post minces no words in its attack on the Republican Congress, thus:

"The situation in the Senate at this moment constitutes an indictment of the good sense of the Republican Party. Now, when Congress is under the fire of criticism and the record of the Republican Party is under scrutiny, when millions of voters are making up their minds on the evidence presented, the Republicans of the Senate are making a record of absenteeism and neglect of public business that will surely return to plague them."

"The Tariff Bill is before the Senate. It should either be passed or defeated. Yet, in spite of the advantage that could be gained by prompt action—always assuming that the Tariff Bill would benefit the country—the Senate Republicans habitually absent themselves from the debate and the Senate. Many of them are absent from Washington, neglecting not only tariff making but all other public business. Some of those Senators are away mending their fences, while others are enjoying more or less well-earned vacations."

"Of the sixty Republicans in the Senate there has not yet been present at any roll call during the tariff discussion the number required for a quorum—forty-nine. How can any Republican Senator absent himself from the Senate at this juncture and then ask his constituents to re-elect him on the theory that he has done good and faithful service? How can he expect to see his party enthusiastically supported at the polls if the Republican majority permit the Tariff Bill to dawdle along under a Democratic filibuster while American business stands halting, not knowing what to do?"

"Yesterday, when a call of the Senate was made, only thirty Republican Senators answered to their names. Possibly each of the absentees had a good excuse, but in the list appeared the names of several who have been habitually absent, although they are reported to be in good health and anxious to serve the country as Senators. So anxious are some of them, in fact, that they have deserted the Senate Chamber for the stump."

There is no doubt that the primary system keeps members of Congress away from Washington a greater part of the campaign year. In the Senate, where a member is up for re-election only every two years, what is a member of Congress to do? If he stays in Washington, his opponent in the primary or the election itself spends all his time campaigning. If the man in office departs his job so as to answer the attacks of his political opponent, he is criticized for absenteeism.

Senator Harry New, who was recently defeated for renomination by former Senator Beveridge of Indiana in the Republican primaries, lays his defeat to the fact that he had to remain in Washington while his opponent made an incessant canvass.

POPE CELEBRATES MASS FOR 10,000 DELEGATES

Special Indulgences Granted to Eucharistic Visitors.

ROME, May 25.—Pope XI to-day celebrated pontifical high mass in St. Peter's in the presence of 10,000 delegates to the Eucharistic Congress. Special indulgences were granted to the delegates many of whom were from the United States.

All the pageantry for which the Vatican is noted was in evidence. Pope Pius arrived in the Basilica on the sedia gestatoria wearing the tiara, preceded by a long procession of prelates and cardinals. All the Vatican uniformed corps wore full dress uniforms. The Swiss Guards were arrayed in complete medieval trappings despite the fact that the day was extremely warm.

GERMANS PLEASED AT PROGRESS OF BANKERS IN PARIS

Bergman Displays Optimism Over Strides Made for International Loan.

MORGAN PRESENTS PLAN Four Tentative Solutions Read by Financiers to Relieve Stringency.

PARIS, May 25 (Associated Press).—Optimism over the progress being made by the international bankers' conference considering the German financial situation, with a view to an international loan, was voiced to-day by Karl Bergmann, the German representative.

"It is turning out just as I expected," he said after the morning session of the conference, in expressing pleasure at the outlook.

The Bankers' Committee, of which J. P. Morgan is a member met again to-day to discuss the four tentative solutions of the international loan problem which were offered yesterday.

The solutions were submitted respectively by Mr. Morgan, who offered what he termed "the American plan," Sir Robert Kindersley, one of the Governors of the Bank of England; Charles Serret, former French Under Secretary of Finance and President of the Banque de l'Union Parisienne, and Dr. G. Vissering, President of the Netherlands Bank.

No hint was given as to what these plans are, but the committee conveyed an idea of optimism and definiteness when they called them "solutions."

They were advanced in response to a request by M. Delacour, former Belgian Premier, who acted as Chairman, for statements as to what the bankers believed could be done.

The committee also decided to spend the next week in an exhaustive study of Germany's condition, which strengthens the belief that the bankers, in beginning their work, see a chance to accomplish something tangible.

When the committee had these four suggested remedies before it Herr Bergmann, the German expert, was called upon. He outlined the negotiations which are still proceeding between the German delegation and the Reparation Commission and explained the state of the German budget and the changes to be made in it.

Some effort was made among the members of the entourage of the committee to estimate the stupendous resources represented by that body, and their efforts ended close to trillion figures, measured in francs.

In addition to those already mentioned, Signor d'Amelio, representing Italy, was present. The eighth member, M. Sekiba of Japan, has not yet arrived.

There was extraordinary public interest shown in Mr. Morgan. It was observed by the crowd of journalists waiting at the hotel entrance that, while the other members of the committee came and departed in hand-some automobiles, the American representative used a taxicab, driven by one of the veterans of the Marne, that looked as though it might fall to pieces.

G. O. P. SENATORS PLAN CLOSURE RULE

Republicans Strive to Curb Debate on Revenue Measures.

WASHINGTON, May 25.—A movement, said to have the backing of a large number of Senators, to change the Senate rules so as to permit limited closure was started here to-day.

Called to take steps toward expediting the pending Tariff Bill, the Republican conference developed into a closure movement. A resolution condemning absenteeism during the tariff debate and again urging all Republicans to stick close to the Senate while the Tariff Bill is up was adopted and a closure resolution, reported to have been drafted largely by Senators Lenroot, Wisconsin, and Kellogg, Minnesota, was presented by the latter.

The Republicans were unable to finish their conference before the Senate convened and action on the closure proposal went over until to-morrow, when another conference will be held. Senator Kellogg's closure motion would amend the rules to curb debate on all revenue or appropriations bills before the Senate, but would not apply to the soldiers' bonus or other measures. Under the Kellogg plan Senators would be held to one hour's general debate and ten minutes on amendments.

The closure would not begin until a bill had been before the Senate five days and until a petition signed by sixteen Senators was presented.

TRAIN HITS TROLLEY CAR, 32 ARE HURT

BIRMINGHAM, Ala., May 25.—Thirty-two persons were reported hurt to-day when a freight train crashed into a crowded trolley car at Woodlawn Station, according to reports reaching Police Headquarters.

Some of those injured are reported in a serious condition.

MORE PERMANENT PARK BENCHES FOR DRIVE.

Permanent park benches will be placed along Riverside Park walk between 72d and 126th Streets. A resolution authorizing this will be adopted by the Committee of the Whole. The benches will be a recommendation made by the Committee of the Whole. The estimated cost will be \$2,500.

YOU NEED NOT HAVE A Cold

If you will take LAZOLINE BROMO QUININE Tablets when you feel the first symptoms of a cold, you will avoid the first symptoms of a cold.

SURPRISE SPRUNG DURING TRIAL OF MRS. ROBERTSON

Co-Defendants Both Plead Non-Vult in Alleged Fake Hold-Up.

WIDOW IS UNMOVED. Appears in Court Gowned in Black and Wearing Many Costly Jewels.

(Special from Staff Correspondent.)

FREEHOLD, N. J., May 25.—Sarah L. Robertson of Deal Beach, charged with conspiracy to rob Lloyds of \$50,000 by staging a fake hold-up in her home last February, went on trial here to-day in the Monmouth County Court before Judge Lawrence and a jury.

She pled not guilty, but a surprise was sprung when Samuel Gann and John Bailey, charged as co-conspirators with Mrs. Robertson, changed their pleas of not guilty to non vult.

Mrs. Robertson, a handsome widow of forty, gowned in black silk and wearing many jewels, did not seem at all concerned by the change in the pleas of Gann and Bailey, which means in effect that they will be witnesses for the State.

Prosecutor Saxon told the jury, in outlining what the State expects to prove, that Gann was employed by Mrs. Robertson to stage manage the hold-up, which was affected by Bailey, a signaller on the Long Branch railroad at Belmar. Bailey, twenty-two, he said, entered the house wearing a mask on the night of Feb. 18, while Mrs. Robertson was entertaining a dinner party.

He held the party up at the point of a pistol, he continued, and took a handbag from Mrs. Robertson and \$50 from O. S. Meyer, one of her four guests. Mrs. Robertson the next day reported the loss of her jewelry but they were found a few days later in the apartment of Mrs. Florence E. Pelletreau of No. 225 West 86th Street, New York, where, unknown to the latter, she had hidden them.

The defense expects to prove that the Lloyds policy was nullified because Mrs. Robertson did not pay her premium within ten days of signing the contract Dec. 1, 1921. Joseph E. Morgan of Roselle Park and R. H. Maltbie of No. 75 Maiden Lane, New York, both testified the premium was not paid within ten days, but added that it had been paid later.

Mr. Morgan also testified that Mrs. Robertson had signed a paper which later was shown to be her confession. Under protest Josiah Stratton, notary public of Long Branch, refined her attitude as uncertainty of manner. She said she was foggy about the details, he testified.

When James I. Hipwell, of Woodhaven, L. I., Lloyds' general agent in New Jersey, was put on the stand by the prosecution and testified he had participated in the writing of the policy, Andrew J. Stokes, counsel for Mrs. Robertson tried to have all the evidence concerning the insurance stricken from the record on the ground that the companies writing them were not authorized to do business in New Jersey. He introduced a letter to this effect from the Secretary of State but his motion was overruled.

Mr. Hipwell testified that Mrs. Robertson renewed her policy through him on Feb. 9, 1922, just nine days before the robbery, paying her premium the same day.

TRUCK CRUSHED LIKE AN EGG SHELL

Caught Between Surface Car and "L" Pillar—Three Are Hurt.

A motor truck belonging to the Vitagraph Company of America was crushed in like an egg shell when caught between a surface car and an Elevated pillar on Third Avenue, just north of 30th Street, to-day. Angus White, thirty, No. 368 Third Avenue, one of the passengers in the car, suffered a fractured right hand. Gustave Belbert, fifty-six, No. 1659 Second Avenue, suffered cuts and a laceration of the right eye, and Victor Margone, forty-two, No. 1414 Chestnut, Brooklyn, cuts and a laceration of the neck by flying glass.

Michael Sullivan, No. 1119 Third Avenue, the motorist, and Chester A. Halstead, No. 1349 East 41st Street, Brooklyn, chauffeur of the truck, were unhurt. Halstead was arrested on a charge of violating a traffic ordinance.

PHONE CALL COST BARBER \$25 FINE

Arrested for Putting Slug Instead of Nickel in Slot.

Using a slug instead of a nickel in making a telephone call cost Steve Guogliardo, thirty-nine, a barber of No. 120 1-2 First Avenue, \$25 when arraigned before Magistrate Oberwager in Essex Market Court to-day.

The Magistrate, in giving Guogliardo the option of a \$25 fine or ten days in the city prison, said he was lenient because the barber had no court record and was the father of three children. He was arrested May 12 by Detective George Murray of the East Fifth Street Station, after using a slug in a telephone booth in a drug store at No. 83 First Avenue.

CANNON ADVISES POOR MEN NOT TO RUN FOR CONGRESS

"Make Your Pile First," Uncle Joe Tells Youngest Member.

WASHINGTON, May 25.—"Don't run for Congress until you have made your pile; wait until you've got a sure income."

That's the advice of Uncle Joe Cannon, for forty-six years a member of the House, who retires this year after shattering all long-distance records in the American Congress. He handed it to-day to Representative Vincent Brennan of Detroit, who came to ask Cannon's advice about running again or going back to private law practice.

After a talk with the oldest member of the House, Brennan, the youngest member, decided he would quit Congress after this session.

MRS. ROBERTSON, ACCUSED IN FAKE HOLD-UP, ON TRIAL



LONDON REPORTS \$45,000 JEWEL THEFT

American Said to Have Taken Gem Case From Woman's Luggage.

LONDON, May 25.—A £10,000 jewel robbery was reported to the police to-day by Mrs. D. Angelatos, wife of a wealthy Greek residing in London. Mme. Angelatos said that on arriving at the Victoria Station by the Continental Boat Train last evening, she noticed that on entering her motor car her dressing case containing jewelry valued at more than that amount was missing from her luggage.

It was reported that a young American who travelled on the same train with the owner of the jewelry, persuaded the station porter to give up the jewel case, representing that he was claiming it for Mme. Angelatos.

DAUGHERTY RULES AGAINST ALA. CO.

Also Denies Exclusive Right of Purchase by N. Y. Corporation.

WASHINGTON, May 25 (Associated Press).—An opinion by Attorney General Daugherty, submitted to Secretary Weeks and forwarded to-day to the House Military Committee, holds that the contract executed by the Government with the Alabama Power Company is "invalid" with respect to the provision which the power company officials contend gives them the right of exclusive purchase of the Government's interests in the steam power plant at Gorgas, Ala.

The contract negotiated by the War Department with the Air Nitrates Corporation of New York, a subsidiary of the American Cyanamid Company, under which nitrate plant No. 3 was constructed at Muscle Shoals, Ala., also is held "invalid" by the Attorney General with regard to exclusive purchase claimed by the corporation.

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SENATORS TO ACT IF HOUSE QUASHES DAUGHERTY INQUIRY

Half a Dozen Upper Body Members to Join Democrats in Protest.

WASHINGTON, May 25.—That unwieldy Republican majority in both Houses of Congress which has been regarded as an embarrassment to the Administration has suddenly turned into a Republican blessing. It is going to prevent an investigation of the Department of Justice and to save Attorney General Daugherty from the discomfort of being examined about the disclosures of the Elder letters telling how Charles W. Morse got out of jail and about the various puzzling things that have happened to the war fraud cases under his administration.

It has been pretty definitely determined that the resolution of the Republicans, Woodruff (Mich.) and Johnson (S. Dak.) will be smothered in the House.

If there is no House investigation Senators Norris, La Follette and some others have declared they will ask a Senate investigation. But where the big Republican majority will come in.

Probably half a dozen Republican Senators will join in this movement, which, of course, will have the united Democratic support, but all the Democrats, plus the little Republican group, do not make a majority of the Senate requisite to force the prospective resolution out of the grave in the Judiciary Committee which is being prepared for it.

Woodruff and Johnson in the House do not intend to be balked of their inquiry if they can help it. They have scheduled for Friday a demonstration which is calculated to make Chairman Campbell of the Rules Committee, Speaker Gillette and the Republican Steering Committee either